IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of: Vincent MATHEVON, et al.

Appln. No.: 10/553,252 Examiner: Stephen Holwerda

Filed: October 7, 2005 Art Unit: 3664

For: A PEDESTRIAN Confirmation No.: 1794

DETECTING CTOTES

Attorney Docket No: 12400-046

THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents PO Box 1450

Alexandria, VA 22313-1450

In accordance with the duty of disclosure under 37 CFR §1.56 and §§1.97-1.98, and more particularly in accordance with 37 CFR §1.97(c), Applicants hereby cite the following reference(s):

U.S. PATENT DOCUMENTS			
DOCUMENT NO.	DATE	NAME	
6,561,301	05-2003	Hattori, et al.	

FOREIGN PATENT DOCUMENTS			
DOCUMENT NO.	DATE	COUNTRY	
JP 2003-226211	08-2003	Japan	
JP 2003-104143	04-2003	Japan	
JP 2003-81052	03-2003	Japan	
JP 11-310095	11-1999	Japan	
JP 9-30368	02-1997	Japan	
JP 7-246908	09-1995	Japan	
JP 7-125610	05-1995	Japan	
JP 7-125604	05-1995	Japan	

OTHER ART - NON PATENT LITERATURE DOCUMENTS

Japanese Patent Office Notification of Reason for Rejection (English Translation), September 7, 2009, Japanese Patent Application No. 2006-508017, T. Yoneyama – Examiner.

Applicants are enclosing Form PTO-1449 (one sheet), along with a copy of each listed reference for which a copy is required under 37 CFR §1.98(a)(2). Pursuant to the

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undersigned attorney's obligation and duties under 37 CFR §§ 1.56 and 1.98(a)(3) and (c), either English language abstracts, partial translations, or full translations are included for patent documents which are not in English for the express purpose of providing a concise explanation of the references to the Patent and Trademark Office with the opportunity to evaluate the same. Applicants respectfully request the Examiner's consideration of the above reference(s) and entry thereof into the record of this application.

By submitting this Statement, Applicants are attempting to fully comply with the duty of candor and good faith mandated by 37 CFR §1.56. As such, this Statement is not intended to constitute an admission that any of the enclosed references, or other information referred to therein, constitutes "prior art" or is otherwise "material to patentability," as that phrase is defined in 37 CFR §1.56(a).

Applicants have calculated a processing fee in the amount of \$180.00 to be due under 37 CFR §1.17(p) in connection with the filling of this Information Disclosure Statement. Applicants have enclosed a check covering this fee, or authorized charging the fee to a deposit account or credit card, as indicated in the Transmittal accompanying this Information Disclosure Statement.

Respectfully submitted,

April 28, 2010

Date

/Daniel P. Dailey/

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